

**ENTERED**

February 12, 2016

David J. Bradley, Clerk

IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF TEXAS

GALVESTON DIVISION

INTREPID SHIP MANAGEMENT, INC., §  
VESSEL MANAGEMENT SERVICES, INC. §  
and CROWLEY MARITIME CORP. §

V. §

CIVIL ACTION NO. G-12-243

(Consolidated with G-12-cv-359)

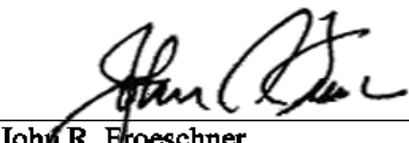
OCEAN PROSPECTOR, her equipment, §  
tackle, appurtenances, et., *in rem*, and §  
PLANT RECOVERY COMPANY, §  
*in personam* §

**ORDER**

Before the Court is “PRC Environmental, Inc.’s Motion for Leave to Amend”; the motion seeks to add new allegations to PRC’s answer to the cross-claim of Malin and its cross-claim against Malin redefining its interest in the rig in an effort to avoid the pending Motions for Summary Judgment challenging its standing. Such an amendment is not permissible. Overseas Inns S.A. P.A. v. United States, 911 F.2d 1146, 1151 (5<sup>th</sup> Cir. 1990).

It is, therefore, **ORDERED** that the Motion (Instrument no. 149) is **DENIED**.

**DONE** at Galveston, Texas, this 12th day of February, 2016.

  
\_\_\_\_\_  
John R. Froeschner  
United States Magistrate Judge